EXHIBIT "2"

1 CAUSE NO. 06-H-0395-C 2 AUBREY CLARK AND WIFE,) IN THE DISTRICT COURT OF 3 KELLY CLARK 4 VS.) MATAGORDA COUNTY, TEXAS KELLOGG BROWN & ROOT, LLC 5 AND HALLIBURTON COMPANY) 23RD JUDICIAL DISTRICT 6 7 8

ORAL DEPOSITION OF

GEORGE D. McGINNIS

March 27, 2007

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ORAL DEPOSITION OF GEORGE D. McGINNIS, produced as a witness at the instance of the DEFENDANTS, and duly sworn, was taken in the above-styled and numbered cause on March 27, 2007, from 1:53 p.m. to 3:39 p.m., before Holly Giffin, CSR, RPR-RMR-CRR, CSR No. 2792, in and for the State of Texas, reported by machine shorthand, at the offices of Provost * Umphrey; 490 Park Street; Beaumont, Texas, pursuant to the Texas Rules of Civil Procedure and the provisions stated on the record or attached hereto.

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deposition. 1 Yeah. Α. 2 Because you actually worked with Brown & Root Q. 3 a little earlier than the 1970's; but as far as your 4 offshore work, that is probably right; is that correct? 5 Well, I went out there before '70 -- does it Α. 6 sav "1972" exactly? 7 Actually it says (READING:) I began my work Q. 8 with Brown & Root in the early Seventies. 9 I went out there probably in '67 or '68, you Α. 10 know, and then came back. 11 And I'm not fussing with you. I'm just saying 12 this is what I was shown. I'm just trying to clarify. 13 That's kind of why we are here. 14 In the next sentence it says (READING:) I 15 later became a welder and eventually a welder foreman, 16 which we have already talked about. 17 And it says (READING:) During my 18 employment with Brown & Root, I, along with Aubrey 19 Clark, were crew members on the GEORGE R. BROWN, FOSTER 20 PARKER, the OCEAN BUILDER 1, and SARITA offshore 21 22 barges.

Just so you're looking at it and make sure it

(Witness moving head up and down)

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Α.

Q.

And we've identified those barges earlier 1 in this deposition? 2 The SARITA is another ship, self-propelled. 3 Α. So, even though it says "OCEAN BUILDER 1 and Q. 4 'SERITA' offshore barges," your testimony is that the 5 OCEAN BUILDER 1 and the SARITA are self-propelled 6 vessels; they're not barges? 7 Right. Α. 8 But the statement about the GEORGE R. BROWN 9 Q. and the FOSTER PARKER being offshore barges is correct? 10 Right. Α. 11 Taking into account what you said in your 12 Q. affidavit and what we talked about in this deposition, 13 fair to say the GEORGE R. BROWN, FOSTER PARKER, OCEAN 14 BUILDER 1, and SARITA offshore -- SARITA vessels -- are 15 the -- let me ask that again. I'll start over. 16 The places where you've worked with 17 Aubrey Clark while you were employed by Brown & Root 18 were the GEORGE R. BROWN and FOSTER PARKER barges --19 Uh-huh. Α. 20 -- is that right? Q. 21 (Witness moving head up and down) Α. 22 Right? Q. 23 Right, right. I'm sorry. Α. 24 And also the OCEAN BUILDER 1 and the SARITA Q. 25

vessels?

- A. Yes.
- Q. Can you recall any other barge or vessel where you would have worked with Mr. Clark?
 - A. No, I can't.
- Q. And just so it's clear, we've gone through your work history; and I think the only barge that we've talked about that you worked on where Mr. Clark would not have been would have been the H.A. LINDSEY?
 - A. He's worked on there, too.
 - Q. I understand --
- A. Not for a long time. Like I say, they tie

 Mr. Jones' barge up. And he will come over and work

 with us, or maybe he's going to stay and work on the

 barge in the yard.

They try to keep you busy, you know. I was never laid off, you know. Brown & Root is notorious for giving people ROF's, but we worked for all those years and never got an ROF.

- Q. I appreciate all that, but I'm trying to find out if he worked on the H.A. LINDSEY. That's not in your affidavit. I'm trying to find out if that's your testimony.
- A. He might could have worked there for a month.

 We all worked together on all of them at one time or

- another. Let's put it like that.
- Q. How about when you went to Mexico for that two-year period?
 - A. He was not down in Mexico.
- Q. So, if you would have worked with Mr. Clark on the H.A. LINDSEY, it would have been somewhere in the Gulf Coast area?

MR. JONES: Form.

A. Yeah.

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Q. (BY MR. MARTINGANO) So, if we add the LINDSEY to this list of barges and ships, have we covered all the places where you could have worked with Mr. Clark for Brown & Root offshore?

MR. JONES: Form.

- A. I think so.
- Q. (BY MR. MARTINGANO) Now, it's probably not possible for me to ask you specifically.

Do you remember working with Mr. Clark on the FOSTER PARKER in 1976?

- A. Yeah, because I think the LINDSEY was in California then.
 - Q. I was trying to make things easier. Maybe it is just easier if I ask you these questions.
- A. And I went to the FOSTER PARKER. The H.A.

 LINDSEY went out there right in there somewhere, and I

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- think that's about when it was -- '76, somewhere right in there. And I worked on the FOSTER PARKER at that time. Let me start with the GEORGE R. BROWN. Q. Do you remember working with Mr. Clark on the GEORGE R. BROWN? I do. That's the first place I saw Mr. Clark. Α. When you first saw him, do you remember what Q. year that would have been? Early Seventies. Α. No. And what do you recall Mr. Clark did on the Q. GEORGE R. BROWN when you were there? The first I saw him, he was probably a Α. rigger's helper. And what does a rigger's helper do? Q. 15 That is what -- all new-hires come out there 16 · A . as a rigger's helper or if you're going to work on a 17 deck. They've got engine room; and they start them out 18 as oilers, but he worked on the deck and, I'm almost 19 positive, a rigger's helper. 20
 - And what does a rigger's helper do? Q.
 - Same thing as a rigger. It is just an excuse Α. not to pay them a lot of money.
 - Besides the title, was the function they Q. perform generally helping rig up the cranes to make

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    sure --
                     Hooking up chokers, painting,
             Right.
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        Α.
    sandblasting. A rigger was a jack-of-all-trades.
3
    Everything that went on on the deck, they had a hand in
4
    it.
5
             How long did he work as a rigger's helper?
        Q.
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             Not long because he learned fast.
        Α.
7
             What did he graduate to?
8
        Q.
             A rigger.
9
        Α.
             How long did he stay as a rigger?
        Q.
10
             I don't know.
        Α.
11
             Do you recall Mr. Clark doing any other job,
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        Q.
    besides rigger, when you were working aboard the GEORGE
13
    R. BROWN?
14
                   He was never a crane operator. I don't
        Α.
              No.
15
    know how long it was before he made lead-off man.
16
    is the go-between between the foreman and the riggers.
17
             And while you were on the GEORGE R. BROWN
        Q.
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    during that period of time, you were working as a
19
    welder?
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              Yes.
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        Α.
              Now, on the GEORGE R. BROWN do welders work in
        Q.
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Q. And that's all on the deck?

the same place or different?

Same place.

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Α.

- A. Deck or on the platform.
- Q. And that's the platform that you're installing?
- A. Right. There is a gangplank that runs from the deck of the derrick barge to the platform.
- Q. And the work you are doing on the deck or the platform, that's outdoor work?
 - A. Yes.

- Q. So, you are subject to the elements: the wind, the sea, and all that stuff?
 - A. Uh-huh.
 - Q. Is that "yes"?
- A. Yes.
- Q. All right. Your affidavit says that (READING:) While working for Brown & Root with Aubrey Clark in the Seventies, we used benzene to clean our hands, tools, gloves, clothing, and equipment. We were provided the benzene by the Brown & Root; and the benzene was in barrel racks on the barge. We used the benzene on a routine daily basis for several years. At no time were we given any warnings that benzene was dangerous and were not given any instructions to wear respirators or protective equipment when using benzene.

Have I accurately read through your affidavit (tendering)?

A. Yes, sir.

- Q. First question I want to ask you about your affidavit is: When you make the statement (READING:) While working for Brown & Root with Aubrey Clark in the Seventies, we used benzene to clean our hands, tools, gloves, clothing, and equipment, tell me how you know that the substance that you guys were using to clean your tools, hands, gloves, clothing, and equipment was a substance called "benzene"?
 - A. It was talked about. You know, seemed like -I'm pretty sure it was stenciled on the barrel in white
 letters -- big white letters, but that's all I could
 tell you about it.
 - Q. What color were these barrels?
- 15 A. I can't say.
- Q. Did you see anything else on the barrel besides the stenciling?
- 18 A. No.
 - Q. No --
 - A. I tried to think who the manufacturer of it was, but I can't put a handle on who manufactured it. I know we used an awful lot of Shell products. When those oil companies come on your vessel, they like to see their products stacked around.
 - Q. Did you see any kind of placard or one of

Yes. Α. 1 (BY MR. MARTINGANO) All right. In your 2 Q. affidavit it says that (READING:) We routinely departed 3 from Matagorda, Texas; Orange, Texas; Galveston, Texas; 4 Port Aransas, Texas; Freeport, Texas; Morgan City, 5 Louisiana; Grand Isle, Louisiana; Venice, Louisiana for 6 our work on the barge (tendering). 7 Can you review your affidavit and make 8 sure I said that right? 9 (Examining) I don't recall leaving from 10 Matagorda. We left from Port O'Connor lots of times, 11 but not, per se, Matagorda. I think --12 And I was going to ask you that because I 13 didn't know if Matagorda had a port that you guys could 14 leave from. 15 We left from Port O'Connor. 16 MR. JONES: It's marked "Matagorda 17 County," isn't it? 18 THE WITNESS: I think it is. 19 (BY MR. MARTINGANO) Just so it's clear, when 20 Q. it says you left out of Matagorda, that's inaccurate. 21 It should say that you left out of Port O'Connor? 22 Port O'Connor. Port Aransas, we left there a Α. 23 lot of times because the ships -- that's the only place

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they could tie up.

- Q. That's because the barges and ships, were they too big to go into the other places?
- A. The ship is too big. And they have to hire a pilot to go to Houston, and that's expensive.
- Q. Did you ever do any work on the barges or vessels inside of Matagorda Bay?
- A. No. They can't work in there. It's too shallow.
- Q. Tell me how it was arranged for you guys to get from the shore to the barges.
- A. Crew boat or work boat every -- not very often. For some reason, a crew boat would be broke down; and they would send a big work boat to get us.
- Q. What is the difference between a crew boat and a work boat?
- A. A crew boat is a lot faster, probably twice as fast; and a work boat, probably about 20 people can sit down. The rest of them have has to lay and stand and everything. And there is a lot of seats on the crew boat.
- Q. Of those locations where you routinely departed from, that you mentioned in your affidavit, was there any one place that you left from more frequently than the others?
 - A. No, I wouldn't say so. We left probably all

- the way from Venice to Port Aransas. And I worked -- I forgot to tell you about that -- in North Carolina, on the H.A. LINDSEY once. We went over there and did some work for the Navy.
 - Q. It sounds like the LINDSEY did a lot of mileage.
 - A. Yeah.

- Q. And the other boats kind of stayed in the Gulf?
 - A. Most of the time.
- Q. All right. So, in terms of -- if I'm understanding your testimony correctly, the different places that you guys departed from to go leave shore to go to the barges that were located offshore, you mentioned several different locations in Texas and Louisiana; and based upon your recollection, you went out of those places.

You're unable to tell us which one you went out more often than the other?

- A. (Witness shaking head from side to side)
- Q. Is that correct?
- A. I know one time we worked out of Galveston for nearly a year.
- Q. But is it correct to say that of the different ports that you departed from, you cannot tell me that

